REMARKS

The recitation "quick release interlocking clips" in the claims has been replaced with "releaseable interlocking clips". It is believed that this phrase addresses the §112(2) rejections advanced in paragraphs 3-4 of the outstanding Office Action. Reconsideration and withdrawal of the indefiniteness rejections are, therefore, respectfully requested.

The allowable subject matter of claim 39 has been incorporated into independent claim 36. Claim 39 has been canceled. The dependency of claim 40 has been suitable amended. Claims 42-46 are allowed.

This application is now believed to be in condition for allowance. Should the Examiner have any questions regarding this Response or the application in general, the Examiner may contact the undersigned at the number referenced below.

No fees are believed to be due with this communication, however, the Director is hereby authorized to charge any fees which may be required in this application under 37 C.F.R. §1.16 §1.17, to Deposit Account No. 50-3159, referencing Atty. Docket No. CYBS5612CON.

Should the Examiner have any questions relating to this application, he has but to contact the undersigned and whatever is needed will be done at once.

Respectfully submitted,

AN 27, 2006 By:

Attorney for Applicants

Registration No. 37,970

YOUNG LAW FIRM, P.C. 4370 Alpine Rd., Ste. 106 Portola Valley, CA 94028

Tel.: (650) 851-7210 Fax: (650) 851-7232

\\Ylfserver\ylf\CLIENTS\JMG\CYBS\5612\CONT\5612CON RESPONSE.1.doc

Page 5 of 5